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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/650,849	650,849 08/29/2000		Alicia Anne Chastain	RSW9-2000-0065US1	9889
25259	7590	04/10/2003		_	
IBM CORP	ORATIC	N	EXAMINER		
	B503, PC	BOX 12195	JOHNSON, MARLON B		
REASEARCH TRIANGLE PARK, NC 277			27709	ART UNIT	PAPER NUMBER
				2153	4
				DATE MAILED: 04/10/2003	-1

Please find below and/or attached an Office communication concerning this application or proceeding.

	4		
	Application No.	Applicant(s)	
•	09/650,849	CHASTAIN ET AL.	
Office Action Summary	Examiner	Art Unit	
	Marlon Johnson	2153	
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL	Y IS SET TO EXPIRE 3 M	ONTH(S) FROM	
<ul> <li>THE MAILING DATE OF THIS COMMUNICATION.</li> <li>Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a rep</li> <li>If NO period for reply is specified above, the maximum statutory period</li> <li>Failure to reply within the set or extended period for reply will, by statut</li> <li>Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).</li> </ul>	136(a). In no event, however, may a only within the statutory minimum of this will apply and will expire SIX (6) MOI te, cause the application to become A	reply be timely filed by (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	٠
Status			
1) Responsive to communication(s) filed on 29	<u>August 2000</u> .		
,_	his action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims			
4)⊠ Claim(s) <u>1-27</u> is/are pending in the application	n.		
4a) Of the above claim(s) is/are withdra	awn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-27</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9)⊠ The specification is objected to by the Examine			
10)⊠ The drawing(s) filed on 29 August 2000 is/are:	a)⊠ accepted or b)☐ object	eted to by the Examiner.	
Applicant may not request that any objection to the			
11)☐ The proposed drawing correction filed on	_ is: a)☐ approved b)☐ o	lisapproved by the Examiner.	
If approved, corrected drawings are required in re	eply to this Office action.		
12) The oath or declaration is objected to by the Ex	xaminer.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
<ol> <li>Certified copies of the priority documen</li> </ol>	ts have been received.		
2. Certified copies of the priority documen	its have been received in A	pplication No	
<ul> <li>3. Copies of the certified copies of the price</li> <li>application from the International But</li> <li>* See the attached detailed Office action for a list</li> </ul>	ureau (PCT Rule 17.2(a)).		
14) Acknowledgment is made of a claim for domest	tic priority under 35 U.S.C.	§ 119(e) (to a provisional application).	
a) The translation of the foreign language pr	ovisional application has b	een received.	
Attachment(s)	•		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) D Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152) .	

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### **DETAILED ACTION**

# Specification

1. Claim 12 is objected to because of the following informalities: There are two claim 12s present; on page 27, lines 18-19, and page 27, lines 20-21. It appears that page 27, lines 20-21 should be labeled claim 13. Appropriate correction is required.

## Claim Rejections - 35 U.S.C. 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 6-19, and 21-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Millier et al. (5,899,995), and further in view of Elson (6,216,122).

  In considering claims 1, 16, and 26,

Millier et al. discloses a method, a data processing system, and a computer program product in a computer readable medium for modifying rules to process electronic messages:

determining whether the electronic message matches the rule (see col. 3, lines 26-34; col. 10, lines 30-42);

identifying characteristics of the electronic message if a match between the rule and the electronic message is absent (see col. 6, lines 38-67; col. 10, lines 30-42); and modifying the rule using the characteristics to form a modified rule (see col. 7,

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lines 26-41; col. 10, lines 30-42).

Although Millier shows substantial features of the claimed invention, he fails to disclose detecting user input moving an electronic message into a folder. However, prior art, as admitted in the background of Elson, whose invention is an e-mail search engine, discloses such a detection of a user input moving an electronic message into a folder (see col. 2, lines 10-23; Fig. 1). Therefore, given the teachings of the prior art disclosed in Elson, it would have been obvious for a person having ordinary skills in the art to modify Millier et al. by detecting user input moving an electronic message into a folder in order to provide both manual and automatic actions of the message.

In considering claims 8, 23, and 27,

Millier et al. discloses a method, a data processing system, and a computer product product in a computer readable medium for modifying rules for processing messages, comprising the steps of:

determining whether the electronic message matches the rule (see col. 10, lines 30-42);

identifying characteristics of the electronic message if a match between the rule and the electronic message is absent (see col. 10, lines 30-42; Fig. 8, Steps S81-, S820, S825); and

modifying the rule using the characteristics (see col. 10, lines 30-42; Fig. 8, Steps S81-, S820, S825).

Additionnally,

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The prior art admitted by Elson discloses detecting a manipulation of an electronic message, wherein a rule is associated with the manipulation (see col. 2, lines 10-23; Fig. 1); In considering claims 2 and 17,

Millier et al. discloses a method and data processing system further comprising:

processing received messages using the modified rule (see col. 10, lines 30-42;

Fig. 8, Steps S81-, S820, S825).

In considering claims 3 and 18,

Millier et al. discloses a method and data processing system wherein the processing step is initiated in response to another user input approving use of the modified rule (information evaluator) (see col. 10, lines 30-42; Fig. 8, Steps S81-, S820, S825).

In considering claims 4 and 19,

Elson discloses a method and data processing system wherein the criteria includes priority-based common fields and common content (see col. 3, lines 27-45).

In considering claims 6 and 21,

Elson discloses a method and data processing system wherein at least one of a sender address, a selected word in a subject line body of the electronic message, a select word in a body of the electronic message, and an attribute of the time/date field of the electronic message (see col. 3, lines 27-45).

In considering claims 7 and 22,

Millier et al. discloses a method and data processing system wherein the identifying step includes: identifying the characteristics of the electronic message absent from the rule (see col. 10, lines 30-42; Fig. 8, Steps S81-, S820, S825).

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In considering claims 9 and 24,

Although Millier et al. and Elson show substantial features of the claimed invention, they fail to disclose the manipulation being a deletion of the electronic message. Nonetheless, deleting electronic messages are commonly used for mail applications and would have been an obvious modification to the system disclosed by Millier et al. and Elson. It would have been obvious for a person having ordinary skills in the art to modify Millier et al. and Elson by having the action being a deletion of the electronic message in order to provide an action for the complete removal of a message from the system.

In considering claims 10 and 25,

The prior art of Elson discloses a method and data processing system wherein the manipulation is a movement of the electronic message from a first folder (mail filter) to a second folder (inbox) (see col. 2, lines 10-23; Fig. 1).

In considering claim 11,

Millier et al. discloses a data processing system comprising:

a bus system (see col. 5, lines 14-29; Fig. 1, Host Bus 20, Memory 30);

a communications unit connected to the bus system (see col. 5, lines 14-29; Fig. 1, Communication Controller 70);

a memory connected to the bus system, wherein the memory includes as set of instructions (see col. 5, lines 14-29; Fig. 1, Memory 30); and

a processing unit connected to the bus system (see col. 4, lines 63-65; col. 5, lines 14-29; Fig. 1, Processor 15), wherein the processing unit executes the set of instructions to determine whether the electronic message matches the rule, identify characteristics of

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the electronic message if a match between the rule and the electronic message is absent, and modify the rule using the characteristics (see col. 10, lines 30-42; Fig. 8, Steps S81-, S820, S825).

Additionally,

The prior art of Elson discloses a data processing system that detects a manipulation of an electronic message in which a rule is associated with the manipulation (see col. 2, lines 10-23; Fig. 1).

In considering claim 12,

Although Elson and Millier et al. show substantial features of the claimed invention, they fails to disclose the bus system being a single bus (i.e. two separate buses are used).

Nonetheless, the inclusion of the two buses into one single bus would have been an obvious modification to Elson and Millier et al., as it is well settled that a prima facie case of obvious design choice includes taking separable things and making them integral. See *In re Larson*, 340 F.2d 965, 968, 144 USPQ, 347, 349 (CCPA 1965); see also MPEP § 2144.04. It would have been obvious for a person having ordinary skills in the art to modify Elson and Millier et al. by using a single bus in order to reduce the number of different line carrying information, thus utilizing board space more efficiently.

In considering claim 13,

Millier et al. discloses a data processing system wherein the bus system includes a primary bus and a secondary bus (see Fig. 1, Host Bus 20, Peripheral Bus 40).

In considering claim 14,

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Millier et al. discloses a data processing system wherein the processing unit includes a plurality of processors (see Fig. 1, Processors  $15_1 - 15_N$ ). In considering claim 15,

Millier et al. discloses a data processing system wherein the communications unit is one of a modem and Ethernet adapter (see Fig. 1, Network Interface 80).

4. Claims 5 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Millier et al. and Elson as applied to claims 1 and 16 above, and further in view of Plank et al. (5,978,566). In considering claims 5 and 20,

Although Elson and Millier et al. show substantial features of the claimed invention, they fail to disclose a method wherein the folder is a trash folder. However, Plank et al., whose invention is a server based electronic messaging system with user-definable rules with actions specified in triggered rules whose conditions are satisfied, discloses such a trash folder (see col. 1, lines 22-30; Fig. 2, Trash Folder 60). Therefore, given the teachings of Plank et al., it would have been obvious for a person having ordinary skills in the art to modify Elson and Millier et al. by using a trash folder to use generated rules that are based on getting rid of unwanted messages.

#### Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure (Shuman 6424995, Rice et al. 6411947, Gross et al. 5283856).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marlon Johnson whose telephone number is (703) 305-4642. The examiner can normally be reached on Monday to Friday from 8:30 AM to 5:00 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glen Burgess, can be reached on (703) 305-4792. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3230.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Marlon B. Johnson

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

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